UNITED STATES OF AMERICA,	FILE D IN OPEN COURT
Plaintiff,	JUE 3 1 1984
vs.	Jack C. Silver, Clerk U. S. DISTRICT COURT
CARL GWEN VANPELT,	)
Defendant.	) No. 84-CR-53-C

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure, and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses with prejudice COUNTS TWO through TWENTY of the INDICTMENT, against CARL GWEN VANPELT, defendant.

KEYTH WARD

Assistant United States Attorney

460 U. S. Courthouse

Tulsa, OK. 74103 (918) 581-7463

Leave of court is granted for the filing of the foregoing dismissal.

(Signed) H. Dale Cook United States District Judge

Date: July 31, 1984

United States		District Court fo
DEFENDANT		RICT_OF_OKLAHOMA 84-CR-53-C
	JUDGMENT AND PROBATION/COMMITMEN	
	In the presence of the attorney for the government the defendant appeared in person on this date	07 31 84
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel have counsel appointed by the court and the defendant thereup  Lester Henderson, retained  (Name of counsel)	and asked whether defendant desired to on waived assistance of counsel.
PLEA	GUILTY, and the court being satisfied that here is a factual basis for the plea,	NOT GUILTY
	There being a finding/%************************************	
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violated Section 1341 as to Count 1 of the Indictment.	d Title 18 U.S.C.
SENTENCE OR PROBATION	The court asked whether defendant had anything to say why judgment should not be pronounced. I was shown, or appeared to the court, the court adjudged the defendant guilty as charged and con EXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	victed and ordered that: XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
ORDER Special	IF I	PEN COURT
CONDITIONS OF PROBATION	1	L 3 1 1984 / M
ADDITIONAL CONDITIONS OF	In addition to the special conditions of probation imposed above, it is hereby ordered that the gen reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce	
PROBATION	any time during the probation period or within a maximum probation period of five years permitt probation for a violation occurring during the probation period.  The court orders commitment to the custody of the Attorney General and recommends,	ed by law, may issue a warrant and revoke
COMMITMENT RECOMMEN- DATION		It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
SIGNED BY LXXI U.S. Distr		

4.

nited States of	America vs. — United	d States :	Distric	et Cou	irt fo
	L	RTHERN DISTE	RICT OF O	KLAHOMA	
	VENTAL TAMONE MUNICIPAL	OCKET NO. > 84			
	JUDGMENT AND FROENTSON/COM	MMITMEN.	T:ORDE	R	15 16/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		монтн 07	DAY 30	YEAR 1984
COUNSEL	However the court advised defendant that the court advised by the court and the court				desired to
	X WITH COUNSEL Charles Froeb, court	appointed	<del></del>		·
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	CONTENDERE,	NOT (	GUİLTY	
	NOT GUILTY. Defendan	it is discharged			
	There being a finding XXXXXX of \( \sum_X \subseteq \text{GUILTY.} \) Defendant				
FINDING &	Defendant has been convicted as charged of the offense(s) of having \$510(b) as charged in Count 1 of the In	ng violated			
JUDGMENT	the defendant was 20 years of age at to the Youth Corrections Act but would den thereunder.				
				-•	
	The court acked whether defendant had anything to say why judgment should was shown, or appeared to the court, the court adjudged the defendant guilt-hereby committed to the custody of the Attorney General or his authorized rep	y as charged and convi	cted and ordered	that: The des	-
SENTENCE	Count One (1) - 5 years, under the	condition t	hat the	defenda	nt
OR PROBATION	be placed in a jail type or treatment :	institution	for a per	riod of	
ORDER	five (5) months. The remainder of the	sentence is	hereby s	suspend	ed,
	and the defendant is placed on probation	on for a per	iod of Fo	our and	
CDECLAL	One Half (4 1/2) Years.				
SPECIAL CONDITIONS			30 등 30	Company -	,
OF			<u>-41</u>	[9:10:]	
PROBATION		·			
			四日		
ADDITIONAL			~		
CONDITIONS	In addition to the special conditions of probation imposed above, it is hereby reverse side of this judgment be imposed. The Court may change the condition	ordered that the gener	al conditions of p	probation set of	out on the
OF PROBATION	any time during the probation period or within a maximum probation period probation for a violation occurring during the probation period.	of five years permitted	by law, may iss	ue a warrant a	nd revoke
	The court orders commitment to the custody of the Attorney Genera	l and recommends,			
		•	It is ordered t a certified co		
COMMITMENT   RECOMMEN- DATION			and commitm shal or other o	ent to the U.S	s. Mar-
SIGNED BY	<i>C</i> ·				
X U.S. Distri	ct Judge	1			
U.S. Magis	etrate P 24 )a le bours				
: فانتقاعهم	H. Dale Cook pre July	30, 1984			

United States of	f America vs.	United States	District Court for
DEFENDANT	MARGARET L. GALLIMORE	NORTHERN LISTE	RICT OF OKLAHOMA
	JUDGMENT AND PRO		
	In the presence of the attorney for the govern the defendant appeared in person on this date		MONTH DAY YEAR 07 30 1984
COUNSEL	WITHOUT COUNSEL However the have counsel a	court advised defendant of right to counsel a oppointed by the court and the defendant thereupo	nd asked whether defendant desired to on waived assistance of counsel.
	XX) WITH COUNSELCharles	Froeb, court appointed (Name of counsel)	
PLEA	GUILTY, and the court being satisfied t there is a factual basis for the plea,	hat NOLO CONTENDERE,	NOT GUILTY
	There being a finding/YENDXX of \( \text{LLI No.} \)	OT GUILTY. Defendant is discharged	
FINDING & JUDGMENT	Defendant has been convicted as charged of the \$495, as charged in County	ne offense(s) of having violated	Title 18, U.S.C.,
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to was shown, or appeared to the court, the court ad hereby committed to the court of the Attorney G  Count Two (2) - The ir and the defendant is place Years.	judged the defendant guilty as charged and convented to the defendant guilty as charged to the defendant guilty guilty guilty guilty guilty guilty gu	icted and ordered that: The defendant is immediate a posted of hereby suspended
SPECIAL CONDITIONS OF PROBATION	It is further ordered in the amount of \$424.50 Oklahoma, in such monthly by the Probation Office.		th Peoria, Tulsa,
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation is reverse side of this judgment be imposed. The Courany time during the probation period or within a reprobation for a violation occurring during the proba	t may change the conditions of probation, reduce naximum probation period of five years permitte	or extend the period of probation, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody	of the Attorney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the J.S. Marshal or other qualified officer.
SIGNED BY	211	Sund )	
8. (************************************	H. Dale Cook	Date July 30, 1984	

UNITE	STATE	S OF AMERICA,	)			
		Plaintiff,	) ) )		Į	FILE D
vs.			) } }			JUL 3 0 1984
KEVIN	LAMONT	McNEAL,	)			Jack C. Silver, Clerk U. S. DISTRICT COUR
		Defendant.	;	No.	84-CR-57-C	

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure, and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses with prejudice COUNT THREE only of the INDICTMENT, against KEVIN LAMONT MCNEAL, defendant.

KENNETH P. SNOKE
Assistant United States Attorney
460 U. S. Courthouse
Tulsa, OK. 74103
(918) 581-7463

Leave of court is granted for the filing of the foregoing dismissal.

Signed) H. Dale Cook
United States District Judge

Date: July 30, 1984

UNITED STATES OF AMERICA,	FILED IN OPEN COURT
Plaintiff,	JUL 30 1984
vs.	Jack C. Silver, Clerk U. S. DISTRICT COURT
MARGARET L. GALLIMORE,	)
Defendant.	) No. 84-CR-57-C

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure, and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses with prejudice COUNT THREE only of the INDICTMENT, against MARGARET L. GALLIMORE, defendant.

KENNETH P. SNOKE
Assistant United States Attorney
460 U. S. Courthouse
Tulsa, OK. 74103
(918) 581-7463

Leave of court is granted for the filing of the foregoing dismissal.

(Signed) H. Dale Cook

United States District Judge

Date: July 30, 1984

United States of A	America vs. United States	District Court for
DEFENDANT	NORTHER DIST	RICT OF OKLAHOMA
	MATTHIAS ODUMOSU DOCKET NO.	84-CR-31-C
	JUDGMENT AND PROBATION/COMMITMEN	T ORDER A0 245 (6/74)
•	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 27 1984
COUNSEL	WITHOUT COUNSEL. However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupo	n waived assistance of counsel.
	XX WITH COUNSEL   Richard D. Amatucci (Name of counsel)	and 1
PLEA	GUILTY, and the court being satisfied that here is a factual basis for the plea,	NOT GUILT® / 1984
	There being a finding/verdict of NOT GUILTY. Defendant is discharged  SECTION OF GUILTY.	Land Company of the C
	Defendant has been convicted as charged of the offense(s) of having violated	(6) ( <b>9) (4) (4) (5) (5)</b> (5) (6)
JUDGMENT	\$1342, as charged in Counts 1, 2 and 3 of the Ind.	
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why judgment should not be pronounced. By was shown, or appeared to the court, the court adjudged the defendant guilty as charged and conveniently committed to the custody of the Attorney General or his authorized representative for imprison.  COUNT ONE (1) - Two and One Half (2 1/2) Years  COUNT TWO (2) - Two and One Half (2 1/2) Years	ricted and ordered that: The defendant is onment for a period of
SPECIAL CONDITIONS OF PROBATION	COUNT THREE (3) - Two and One Half (2 1/2) Year IT IS FURTHER ORDERED that the sentence imposes 3 shall run concurrent with the sentence impose pursuant to Title 18, U.S.C., \$4205(b)(2).	d in Counts 2 and
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the generouses side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permittiprobation for a violation occurring during the probation period.	or extend the period of probation, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
SIGNED BY		Contifued the 2 of 1 hours
U.S. Distric	it Judge	The state of the state of
U.S. Magisti	H. Dale Cook Date July 27, 1984	SOTY

United States o	f America vs.	United States	District Court for
DEFENDANT	THOMAS GLENE FLAKE		ICT OF OKLAHONA
2	ر ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ ـ	_ docket No. ► LC	84-CR-38-K
	JUDGMENT AND PROBATION	ON/COMMITMEN	T ORDER A0-245 (6, 74)
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DAY YEAR 7 27 85
COUNSEL	<b>\</b>	the court and the defendant thereupon	nd asked whether defendant desired to n waived assistance of counsel
$\overline{}$		(Name of counsel)	JUL 2 / 1984
PLEA	there is a factual basis for the plea,	NOLO CONTENDERE,	NOT GUILTY  100% GUILTY  100% GUILTY  100% GUILTY
	There being a finding/	Y. Defendant is discharged	
FINDING &	Defendant has been convicted as charged of the offense (Section 656, as charged in Coun	s) of having violate	đ Title 18, U.S.C. nt.
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why is was shown, or appeared to the court, the court adjudged the holds and the court adjudged the holds are said to the court adjudged to the court adjudged to the court adjudged to the	defendant guilty as charged and convi	icted and ordered that: REENGER'S  REENGER OF THE STATE O
SPECIAL CONDITIONS OF PROBATION	IT IS ORDERED that defendant m \$1,850.00, in payments as deter		
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed aboreverse side of this judgment be imposed. The Court may changany time during the probation period or within a maximum probation for a violation occurring during the probation period.	ge the conditions of probation, reduce robation period of five years permitte	or extend the period of probation, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Att	corney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
SIGNED BY	ict Judge		
U.S. Magis	James O. Kilison	7-27-84	

With an	IN OPEN COURT
UNITED STATES OF AMERICA,	) JUL 2 7 1984
Plaintiff,	) Jack C. Silver, Clerk U. S. DISTRICT COURT
	) }
THOMAS GLEN/FLAKE,	)
Defendant.	) No. 84-CR-38-E

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure, and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses with prejudice  $\underline{\text{COUNTS TWO \& THREE of the}}$ INDICTMENT, against THOMAS GLENWFLAKE, defendant.

KENNETH P. SNOKE

Assistant United States Attorney

460 U. S. Courthouse

Tulsa, OK. 74103

(918)581-7463

Leave of court is granted for the filing of the foregoing dismissal.

Date: July 27, 1984

United States District Court for NORTHE N DISTRICT OF OKLAHOMA \_\_\_\_ DEFENDANT STEVE CURTIS NEIMEISTER 84-CR-20-C DOCKET NO. JUDGMENT AND PROBATION/CORRESPONDED ORDER In the presence of the attorney for the government MONTH the defendant appeared in person on this date 07 25 1984 COUNSEL \_\_ WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel. \_\_George\_Suppes, retained\_ LXXI WITH COUNSEL (Name of counsel) XX GUILTY, and the court being satisfied that \_\_\_ NOT GUILTY NOLO CONTENDERE, PLEA there is a factual basis for the plea, JUL 25 1984 NOT GUILTY. Defendant is discharged took by the second There being a finding/yerdiet of Committee to the Committee of the Commit Defendant has been convicted as charged of the offense(s) of having violated Title 18, U.S.C., §§371, 872 and 2, as charged in Counts 1 and 4 of the Indictment. FINDING & The Court further finds that the defendant is 19 years of age and subject JUDGMENT to the Youth Correction Act. It is the further finding that the defendant does not need incarceration and would derive no benefit The court asked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convicted and ordered that: The defendant is besiden amonitied to the custody of the Attorney-General or his authorized representative for imprisonment for a period of **SENTENCE** COUNTS ONE (1) and FOUR (4) - The imposition of sentence is 0R **PROBATION** hereby suspended and the defendant is placed on probation for ORDER a period of Five (5) Years, pursuant to Title 18, U.S.C., §5010(a). SPECIAL In addition to the usual conditions of probation, the CONDITIONS 0F Court orders strict and continuing supervision. Further, the defendant shall seek psychological and psychiatric **PROBATION** counseling under the supervision of the Probation Office. ADDITIONAL In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the CONDITIONS reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at 0F any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke **PROBATION** probation for a violation occurring during the probation period. The court orders commitment to the custody of the Attorney General and recommends, It is ordered that the Clerk deliver a certified copy of this judgment COMMITMENT and commitment to the U.S. Mar-RECOMMENshal or other qualified officer. DATION SIGNED BY XX U.S. District Judge J U.S. Magistrate

UNITED STATES OF AMERICA,	)	FILE D IN OPEN COURT
Plaintiff, vs.	) ) )	JUL 25 1984 rm
STEVE CURTIS NEIMEISTER,	) )	Jack C. Silver Ch.
Defendant.	<b>)</b> -	U. S. DISTRICT COURT

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses Counts 2, 3, and 5 of the Indictment against defendant STEVE CURTIS NEIMEISTER, with prejudice, pursuant to the previously stated plea agreement.

LAYN R. PHILLIPS United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

Jnited States District Judge

Date: 7-27-84

Conted States of	America vs.	United States	District Court fo
DEFENDANT	STEVEN CURTIS NEIMEISTER	UNORTHERN DISTI	RICT OF OKLAHOMA 4-CR-29-C
	JUDGMENT AND PROBATIO	n/commitmen	TORDER A0-245 (6/74)
COUNSEL	In the presence of the attorney for the government the defendant appeared in person on this date  LUI WITHOUT COUNSEL However the court advise	ed defendant of right to counsel as	MONTH DAY YEAR 07 25 1984  nd asked whether defendant desired to
	<u> </u>	the court and the defendant thereupo	
PLEA	there is a factual basis for the plea,	I NOLO CONTENDERE,	JUL 25 1984
FINDING & JUDGMENT	There being a finding **** There being a finding **** There being a finding **** There being a finding ***  Defendant has been convicted as charged of the offense of the second of the offense of the second of the second of the second of the second of the offense of the second of the second of the offense of the second of t	s) of having violated Information. The of age and subject that the defendant to benefit therefror	Josk C. Siver, Clerk I Tiltie 118, 0.s.C., Court further finds to the Youth Correcti does not need
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why just shown, or appeared to the court, the court adjudged the aborday committed to the court of the Atterney Ceneral or his count.  Count One (1) - The imposit and the defendant is placed (5) Years, pursuant to Titl	ion of sentence is on probation for a	icted and ordered that: The defendant is nament for a period of hereby suspended a period of Five
SPECIAL CONDITIONS OF PROBATION	In addition to the usual co orders strict and continuin defendant shall seek psycho under the supervision of th	g supervision. Fur logical and psychia	other, the atric counseling
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed aboreverse side of this judgment be imposed. The Court may chang any time during the probation period or within a maximum probation for a violation occurring during the probation period.	ge the conditions of probation, reduce obation period of five years permitte	or extend the period of probation, and at
COMMITMENT RECOMMEN DATION	The court orders commitment to the custody of the Att	orney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
SIGNED BY LXX U.S. Distr	2 11 a De Cor	July 25, 1984	

11. Sales and the sales and th

United States	ser America vs.		United				
DEFENDANT	RICHARD BRIAN	GROVE		HERN DIST			A
3.4	JUDGMENT A		ION/ទាក់ស	MARINE N	T ORDI	ER AO	245 (8/74)
	In the presence of the attorn the defendant appeared in po	erson on this date ———			MONTH 07	23	YEAR 1984
COUNSEL	WITHOUT COUNSEL L	However the court a have counsel appointed Frank A. Ze.	by the court and the d	efendant thereupo	nd asked wheti in waived assista	her defendant nce of counse	t desired to
PLEA	LXXI GUILTY, and the cour			ne of counsel)	<del> </del>	— — — ∷ GUILTY	
	there is a factual basis (	for the plea,	LTY. Defendant is	·		2 2 AV	
	There being a finding/verdicy	of {		-	`		,
FINDING & JUDGMENT	Defendant has been convicted \$841(a)(1) as cha	rged in Count	2 of the In	violated dictment.	Title 2	1, U.S.	,C.,
	The court asked whether defend,	ant had anything to say wh	y judgment should not	, be pronounced. Be	ecause no suffici	ient cause to t	he contrary
SENTENCE	was snown, or appeared to the co- chereby womanitted to the costody	ourt, the court adjudged th	ne defendant guilty as bis authorized zepresen	charged and convi	cted and ordere	ed that: <del>The d</del> od_of_	defendami-is
OR PROBATION ORDER	and the Defendan						
CDECLAL	years.						
SPECIAL CONDITIONS OF PROBATION							
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special condition reverse side of this judgment be i any time during the probation pe probation for a violation occurring	riod or within a maximum	nge the conditions of p				
(	The court orders commitment	to the custody of the A	ttorney General and	recommends,			
COMMITMENT RECOMMEN- DATION					a certified co and commitm	that the Clerk opy of this jud nent to the U. qualified offic	dgment S. Mar-
SIGNED BY			<i>a</i> /				
U.S. Magis	H Dale Coo	aleto	nate J <u>uly 23,</u>	1984			

UNITED STATES OF AMERICA,	FILED	1
Plaintiff,	JUL 2 3 1984 M	K.
vs.	<b>\</b>	
RICHARD B. GROVE,	Jack C. Silver, Clerk U. S. DISTRICT COURT	
Defendant.	) No. 84-CR-21-C ~	• •

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure, and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses Count 1 of the Indictment against defendant RICHARD B. GROVE, with prejudice.

LAYN R. PHILLIPS United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: 7.23.84

Jnited States o	f America vs. United States	District	Court
DEFENDANT	·	RICT OF OK	
	JUDGMENT AND PROBATION/COMMITMEN		AO-245 (8/7
	In the presence of the attorney for the government the defendant appeared in person on this date		DAY YEA
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon a with Counsel with the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupon a with the counsel a with the with the counsel a with the couns	and asked whether on waived assistance of	efendant desired
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOT GU	· Jing De :
	There being a finding/vertilet of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	U.S. 188	TRIP GRA
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violated Section 1342, as charged in Count 1 of the Indict:	d Title 18, ment.	ช.\$.C.,
	The court asked whether defendant had anything to say why judgment should not be pronounced. B was shown, or appeared to the court, the court adjudged the defendant guilty as charged and convibereby committed to the custody of the Attorney General or his authorized representative for imprise	ricted and ordered th	at: The defendan
SENTENCE OR	COUNT 1 - EIGHTEEN (18) MONTES.		
PROBATION ORDER	IT IS FURTHER ORDERED that the defendant may becomparole at such time as the Parole Commission may provided in T. 18, U.S.C., Sec. 4205(b)(2).	ne eligible determine s	for s
SPECIAL CONDITIONS OF PROBATION			
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gene reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitte probation for a violation occurring during the probation period.	or extend the period	of probation, and
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends,	a certified copy	the Clerk deliver of this judgment to the U.S. Mar- lified officer.
U.S. Magis			

UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF OKLAHOMA

FILED
IN CHEN COURT

UNITED STATES OF AMERICA,

Plaintiff,

Vs.

Jack C. Silver, Clerk
U. S. DISTRICT COURT

ABDUL CALFOS,

Defendant.

No. 84-CR-37-E

### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure, and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses with prejudice COUNTS TWO & THREE of the INDICTMENT against ABDUL CALFOS, defendant.

JACK MORGAN
Assistant United States Attorney
460 U. S. Courthouse
Tulsa, OK. 74103
(918) 581-7463

Leave of court is granted for the filing of the foregoing dismissal.

S/ JAMES O. ELLISON

United States District Judge

Date: July 19, 1984

United States of	America vs.	United States	District Court for
DEFENDANT	L		ISTRICT OF OKLAHOMA
	THOMAS J. MITCHELL, JR.	DOCKET NO. > L	4-CR-44-01-BT
	JUDGMENT AND PROP	BATION/COMMITMEN	T ORDER A0-245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH DAY YEAR 07 17 84
COUNSEL	WITHOUT COUNSEL However the have counsel as	court advised defendant of right to counsel a	and asked whether defendant desired to
	XX WITH COUNSEL	(Name of counsel)	- <del> </del>
PLEA	GUILTY, and the court being satisfied there is a factual basis for the plea,	hat NOLO CONTENDERE,	NOT GUELTY RECT
	There being a finding/************************************	OT GUILTY. Defendant is discharged	
FINDING &	Defendant has been convicted as charged of the Section 2115 as charged if	e offense(s) of naving violate	ed Title 18, U.S.C., stment.
J		3.	
PROBATION ORDER  SPECIAL	institution for of the remaind Defendant is p	nalf (35) years, on the confined in a jail type of a period of six (6) more of the sentence is surlaced on probation for a ence upon release from confidence of the sentence o	r treatment nths, the execution spended and the period of three (3)
CONDITIONS OF PROBATION	Defendant is ordered to pas directed by the U.S.	participate in drug trea Probat <b>en</b> n Office.	tment programs
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation is reverse side of this judgment be imposed. The Court any time during the probation period or within a m probation for a violation occurring during the probat	t may change the conditions of probation, reduce aximum probation period of five years permitte	or extend the period of probation, and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody Approved as to form:  Ben P. Baker Asst. U.S. Attorney	of the Attorney General and recommends, that the defendant x receive treatment & supervision for his admitted drug problem.	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
SIGNED BY  W.S. District	t Judge		
U.S. Magisti	THOMAS R. SRETT	Date 7-17-84	

UNITED	STATES OF AMERICA, Plaintiff,	)		
vs.		)		
THOMAS	J. MITCHELL, JR.,	)		
	Defendant.	)	No.	84-CR-44-BT

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon, the United States Attorney for the Northern District of Oklahoma hereby dismisses Count 2 of the Indictment against THOMAS J. MITCHELL, JR., defendant.

LAYN R. PHILLIPS United States Attorney

Assistant United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

S/ THOMAS R. BRETT

United States District Judge

Date: 7.17-84